



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | - ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|---------------------|-----------------|----------------------|--------------------------|--------------------------|--|
| 09/694,452 | 10/23/2000 | Michael Thomas Brady | BLD9-2000-0056US1 9596 | | |
| 7 | 7590 10/22/2003 | | EXAM | INER | |
| CRAWFORD MAUNU PLLC | | | NGO, CHUONG D | | |
| 1270 NORTHI | LAND DRIVE | | | | |
| SUITE 390 | | | ART UNIT | PAPER NUMBER | |
| ST. PAUL, MN 55120 | | | 2124 | 14 | |
| | | | DATE MAIL ED: 10/22/2003 | DATE MAIL ED: 10/22/2003 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

Applicant(s)

| Office Action Summary | | 09/694,452 | BRADY ET AL. | | | |
|---|--|------------------------|--|--|--|--|
| | | Examiner | Art Unit | | | |
| | | Chuong D Ngo | 2124 | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). | | | | | | |
| Status 1)⊠ Responsive to communication(s) filed on <u>24 September 2003</u> . | | | | | | |
| اکار≀ 2a)⊠ | | | | | | |
| ′= | , | s action is non-final. | and the second of the second o | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Disposition of Claims | | | | | | |
| 4) ☐ Claim(s) 1-49 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | |
| | , , | vn from consideration. | | | | |
| 5) Claim(s) is/are allowed. | | | | | | |
| 6)⊠ Claim(s) <u>1-49</u> is/are rejected. 7)□ Claim(s) is/are objected to. | | | | | | |
| - | | election requirement | | | | |
| 8) Claim(s) are subject to restriction and/or election requirement. Application Papers | | | | | | |
| 9)[] 7 | The specification is objected to by the Examiner | | | | | |
| 10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner. | | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | |
| 11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner. | | | | | | |
| If approved, corrected drawings are required in reply to this Office action. | | | | | | |
| 12)☐ The oath or declaration is objected to by the Examiner. | | | | | | |
| Priority under 35 U.S.C. §§ 119 and 120 | | | | | | |
| 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). | | | | | | |
| a) ☐ All b) ☐ Some * c) ☐ None of: | | | | | | |
| 1. Certified copies of the priority documents have been received. | | | | | | |
| 2. Certified copies of the priority documents have been received in Application No | | | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | |
| 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). | | | | | | |
| a) ☐ The translation of the foreign language provisional application has been received. 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. | | | | | | |
| Attachment(s) | | | | | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) | | | | | | |

Application No.

2

Serial No: 09/694,452 2124

Art Unit:

DETAIL OF ACTION

Claims 1-11 and 36-49 stand rejected under 35 U.S.C. 102(b) as being clearly anticipated 1. by Dierke (5,854,757).

Dierke discloses in cols. 3-7 a fast discrete cosine transform including arranging transform equations into at least one collection (transform matrix T) of at least two discrete transform equations (each row of the transform matrix corresponding to a discrete transform equations) and having at least two transform constants, and independently scaling the transform constants for each collection with a scaling term (S). The scaling terms are chosen to simplify the transform equations and enable the scaled transform constants (N) to be represented by sums of power of 2 terms inherently with an error within a predetermined error allowance.

2. Claims 12-35 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Dierke (5,854,757).

It is noted that Dierke does not disclose a use of the data processing in a data compression system, especially in a printer. However, since the use of discrete cosine transform in a compression system is well-known in the art, a person of ordinary skill in the art would have found it an obvious application to use the discrete cosine transform as taught by Dierke in a data compression system and in a printer as claimed in order to reduce circuitry and processing time.

Serial No: 09/694,452

Art Unit: 212

3. Claims 1-49 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Pineda (5,701,263) in view of Mattela et al. (5,781,239).

As per claims 1-11 and 36-49, Pineda discloses in cols. 3-5 a fast discrete cosine transform processing including arranging transform equations into at least one collection (transform matrix) of at least two discrete transform equations (each row of the transform matrix corresponding to a discrete transform equations) and having at least two transform constants, and independently scaling the transform constants for each collection with a scaling term (Pu). The scaling terms are chosen inherently according to a predetermined cost function. It is noted that Pineda does not disclose the scaled transform constants (Txu) represented by sums of power of 2 terms. However, Mattela et al. suggests in figure 16 and in col. 15, lines 50 - col. 16 line 18 the representations of the scaled transform constants by sums of power of 2 terms in order to perform multiplications by simple shift/add operations. Thus it would have been obvious to a person of ordinary skill in the art to represent the scaled transform constants (Txu) of Pineda by sums of power of 2 terms for performing multiplications by simple shift/add operations as taught by Pineda in order to reduce circuitry and processing time.

As per claims 12-35, the combination of Pineda and Mattela et al. do not disclose a use of the discrete cosine transform processing in a data compression system, especially in a printer. However, since the use of data transform in a compression system is well-known in the art, a person of ordinary skill in the art would have found it an obvious application to use the data processing as taught by combined references in a data compression system and in a printer as claimed in order to reduce circuitry and processing time.

Serial No: 09/694,452

Art Unit: 2124

Applicant's arguments filed 09-24-2003 have been fully considered but they are not persuasive because the claims only require the transform equations to be arranged into at least one collection of at least two discrete transform equations and each having at least two transform constants. The applied references, as pointed out in the rejection, clearly arrange transform equations into at least one collection (transform matrix) of at least two discrete transform equations (each row of the transform matrix corresponding to a discrete transform equations) and having at least two transform constants as claimed. Further, the recitation in the claims "dividing each of the discrete cosine transform constants by one of the discrete cosine transform constants from the at least one collection" do not require all the transform constants in the collection to be scaled by the same constant. Indeed, the limitation only require each discrete cosine transform constants to be scaled by one of the discrete cosine transform constants in the collection. This requirement is clearly met by both Dierke and Pineda. In Dierke, each constant elements in each equation row I (for I=0-7) of the collection matrix T is divided by one element I of the vector S which is also a constant element of the collection matrix T to obtain a scaled constant element of matrix N. Note a element I in vector S is a constant element of the collection matrix T located in row I and at a column that the corresponding element in Matrix N has a value 1. Similarly, In Pineda, the scaled transform constants Txu (for x=0-7, u=0-7) are obtained by dividing each transform coefficient Cxu by a scaling factor Pu; and each scaling factor Pu is also one of the transform coefficient Cxu where the corresponding the scaled transform constants Txu has a value 1. Further, it should be note that any number that represented in binary for digital processing is also represented in sums of powers-of-2.

Serial No: 09/694,452

Art Unit:

2124

.

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

5

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until

after the end of the THREE-MONTH shortened statutory period, then the shortened statutory

period will expire on the date the advisory action is mailed, and any extension fee pursuant to

37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

6. The text of those sections of Title 35, U.S. Code not included in this action can be

found in a prior Office action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chuong D. Ngo whose telephone number is (703) 305-9764.

The examiner can normally be reached on Monday-Friday from 7:30 AM to 6:00 PM.

The fax phone number for the organization where this application or proceeding is

assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Chuong D. Ngo

Primary Examiner

Art Unit 2124

10-17-2003